Phillif Fosenblum FULL NAME CONCORAN State Prison COMMITTED NAME (If different) P.O. BOX 3461 FULL ADDRESS INCLUDING NAME OF INSTITUTION CONCORAN Co. 93217 BF-0331 PRISON NUMBER (If applicable)	AUG - 9 2018 CENTHAL DISTRICT OF CAME OF THE PROPERTY OF CAME OF THE PROPERTY OF CAME OF THE PROPERTY OF THE
UNITED STATES I CENTRAL DISTRIC	
Phillip Rosenblum	CASE NUMBER SA CV 18-00966-5V5 (E) To be supplied by the Clerk Fig. 54 Amazdad Consolinion

Deputy Blackstone

2. If your answer to "1." is yes, how many?

DEFENDANT(S).

PLAINTIFF. TIPST MMENGED Complaint

CIVIL RIGHTS COMPLAINT PURSUANT TO (Check one)

■ 42 U.S.C. § 1983

☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1.	Have you brought any	other lawsuits in a	federal court while a	prisoner:	Yes	□ No
• •	Trave you or ought any	other managements in a	. redetal court willie a	prisoner.	1 03	_ ,,,

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on ar
attached piece of paper using the same outline.)

The lawsuit encompossed slander and other sodistic actions that Violated the 8th Amendment or the U.S. Constitution.

Defendants <u>Vos Angeles Co</u> b. Court <u>United States Distri</u>	nty Law Enforcement
b. Court United States Distr.	•
	+ Court; Central District Of Colifornia
c. Docket or case number 2:17-cv-6	7898 JVJ-E
	ed District Court Judge Seinal Judge Eick
	dismissed? If so, what was the basis for dismissal? Was it
appealed? Is it still pending?) Dism ,	esed as dejusienal/fanciful allegations
	nized Stalking leading to Slander, harrassme
g. Approximate date of filing lawsuit: <u>M</u>	y 2011
h. Approximate date of disposition Se	4. 2017
	ets relating to your current complaint? • Yes \(\subseteq No \) exhaustion of Administrative remedies
3. Is the grievance procedure completed? ■ Ye	s 🗆 No
If your answer is no, explain why not <u>See</u>	Exhaustion of Administrative remedies
4. Please attach copies of papers related to the g	rievance procedure.
C. JURISDICTION	
This complaint alleges that the civil rights of pla	etiff Phillip Rosenblum (print plaintiff's name)
	e prison, P.O. Box 3461, Corcoron CA, 93217, (mailing address or place of continement)
	amed below, which actions were directed against plaintiff at
Orange County Jail, 550 N. Pl	wer st. Janto Ana Co. 92703

	i (date of	dates) (Jee	Actual Comp	<u> </u>	(Claim II)		(Claim III)	·
	OTE:	You need no	ot name more than endants, make a cop	one defend	lant or allege m	ore than one cla	aim. If you are n	
1.	Defend	dant John (full name	Doe # i				reside	s or works at
0	ount ine:	*	ge County Joss of first defendant) Hy Sheriff 's position and title, if a		0 N, Flo	ver St. Sa	<u>19to An</u> o CA	. 92103
	The def	fendant is sue	d in his/her (Check	c one or bo	th): 📕 individ	ual 🗆 official	capacity.	
	•		endant was acting			County OF	Orange.	
2.		(Idii ildiic	Doe # 3 of first defendant)				resides	
	Count One:		e County Jag ss of first defendant) : FF Oe Puty s position and title, if an		N. Flowe	r St. Santo	Ana Co. 92	703
	Explain	how this defe	d in his/her (Check endant was acting t	under color	of law:			0 £2
3.			Doe #3				resides	
	Count One;	•	nge County s of first defendant) FP DePuty s position and title, if an		550 N. F	lower st.	Santa An	o Ca. 92703
	The defe	endant is suec	in his/her (Check	one or both	n): 磨 individu	al 🗆 official o	capacity.	
			ndant was acting u			e County	of orange	<u>e</u>

Case 8:18-cv-00966-JVS-E Document 6 Filed 08/09/18 Page 4 of 23 Page ID #:51
1 Perendants
#4 Count enelcount two: DeFendant Deputy Blackstone
3 · Orange county Jail 550 N. Flower St. Santo Ana Co. 92703
4 Deputy Sheriff
5 is sued in his individual corocity
6 (color of law) working as a deputy sheriff for the county of
Orange
8
9 # 5 Count two: Perendant Deruty 5m.th
10 Orange County Jail 550 N. Flower St. Santa Ana Ca. 92703
12 Deputy sheriff
(Calve at land
13 Working as a sheriff deputy for the country of orange
#6 Count two: Defendant Deputy porter
orange county Jail 550 N. Flower St. Santa Ana Ca 92703
Deputy sheriff
18 is sued in wind, vidual capacity
19 (COLOR OF LOW) WOrking OS & Sheriff deputy For the county OF
20 prange
21
#7 Count two; DeFendant DePuty Serrano
Orange County Joil 550 N. Flower St. Santa Ana CA. 92703
24 Sheriff Deputy
25 is sued in his individual copacity
26 Color of law) working as a sheriff deputy for the country
27 OF Orange
Poge 3a.

Case 8:18-cv-00966-JVS-E Document 6 Filed 08/09/18 Page 5 of 23 Page ID #:52
Perendants
2 # 8 Count two: Defendant Deputy owens.
3 Orange County Juil 550 N. Flower St Santa Ana Ca. 92703
4 Sheriff Deputy
5 is suel in his individual capacity
6 (color of law) working as a sheriff deputy for the county of
7 Orange
8 4. 0
9 # 9 Count two: Defendant 5gt Arrendondo
10 Orange County Jail 550 N. Flower St. Santa Ana Co. 92703
11 Sheriff Deputy
12 is sued in his individual capacity
13 Color of law Claim working as a sheriff deputy for the
14 County of orange
15
16
18
19
20
21
22
23
24
25
26
27
28 Page 36

- Defendan	T See odditional Pages (full name of first defendant)		resides or works a
	(full address of first defendant)		
	(defendant's position and title, if any)		
The defend	dant is sued in his/her (Check one or both): individual	☐ official capacity	
Explain ho	ow this defendant was acting under color of law:		
Defendant	see additional pages		resides or works at
Defendant	See additional Pages (full name of first defendant)		resides or works at
Defenda nt			resides or works at
De fendant	(full name of first defendant)		resides or works at
	(full name of first defendant) (full address of first defendant)		

D.	CL	4 1	1.1	C+
υ.	LL	ΑI	:٧1	Э

CLAIM I

The following civil right has been violated:	
Count one and count two both violate the eighth Amendment of	the_
U.S. COASTITUTION as cruel and unusual punishment	
	
citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly w DEFENDANT (by name) did to violate your right. COUNT ONE - The set-up Fights	hat each
1. Plaintiff while housed in orange county joil was targeted for violence	e by
Sheriff deputies at the sail. They engaged him in such violent acts,	by
recklessly housing and placing him in the viscinity of known enen	nies es
his Behind close doors sheriff deputier selected plaintiff to be hour	ed Next
to his enemies knowing they had a previous record of violent alte	cotions
with them. Discovery will allow for plantiff to uncover which i	pec.f.c
deputyshed direct control over his movement and whom was pure	POSEFULLY
Placing him reckless next to these known enemies. These will be	the
liable deputies, plantiff con't name them yet becouse he is uncert	OF OF
whom they are.	
	
J. Plaintiff upon returning to orange County isil for a probation viv	Motion
in may of 2017, discussed with a housing deputy (Deputy Right)	5 not
*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using outline.	g the same

	THE COMPLAINT - COUNT ONE CONTINUES
	a defendant in this matter Deputy Rigby, he had manny inmate enemy
	3 Concerns with multiple inmates in the main Jail, who attempted too
	4 of wanted to assoult him, because of these enemy concerns. Deputy
	5 Righty housed plaintiff in 5-mad, where he'd be rofe in a cell behind
	6 Protective glass, instead of the main Julis cell bers that inmates
	Can Fight through, the protective glass you cannot.
	8
	9 S. On June, 30, 2017, Plaintiff was moved by reckless deputies from
	I I mad into the unsafe main soil. Plaintiff was initially housed below
	11 William months of the tier of michael Baker, who tells everyone
	Plaintiff is a "rat", becouse plaintiff is a confidential informant
•	on Michael Baker's case
1	4
1	5 7. On July 2, 2017, and July 3, 2017, Plaintiff Filed grevences to be re-
	howed in the protective I mad, away from his main sail enemies be
1	listed in the grievances. The deputies in charge ignored these grevences
18	instead re-housing him recklessly in the direct viscinity of his
19	Konstan engants other known enemies in the main jail.
20	2017
21	5. On July 4, com, during the merning time plainties was re-housed
22	The same the and in direct Viscinity of known energy Alfredo
23	MICHARIA Mikingo Alfredo Mikingo had freviously & back in october
24	
25	burs, and then marmy threw bodily fluids at him. Upon approaching
26	M Mikingo's cell on July, 4, 2017, a fight broke out between the
27	two. Plaintiff was re-housed due this fight however next to
28	Further known enemies.
	l de la companya de

	1
	2 Further known enemies.
	3
	4 6. In the evening time of July, 4, 2018, Plaintiff was re-housed
	on the same tier as two known enemies of his Eric Salinas and
	6 Matthew Oragna Salinas had tried to razor slice plaintiff through
	The bass back in the October of 2016, and dragery the as well tried
	8 to assault him in October. The way part this time when
	9 Plaintiff affronced there cells a fight broke out amongst the
	10 three; in which matthew pragna hit plantiff multiple times on the
	11 head with a namemade stick resembling a mini-bat or a Ripe.
	12
	7. The next set-up Fight occurred on sept, 23, 2017, when reckless
1	4 deputies, this time placed plantiff on the same tier os enemy
1	5 Michael Baker- And when plaintiff approached his cell of course
1	a fight broke out between the two of them
1	7
18	& For now the housing deputies who facilitated there set-up
19	Fights will be lobeled as John Doe #1, John Doe #2, John Doe #3.
20	
21	9. Set-up Fight number Four happened on Aug 28,2017. This occurred by
22	known enemy Raymond Boykin, who graffitti'd Rosenblum is a
23	Snitch on the shower entrance door. Assisted in creating conditional
24	li
25	
26	
27	in Front of inmate Boykin's cell door, and the two were having a
28	Shouting match, and Deputy Blackstone pulled Plaintiff by his The Complaint 2

Shirt collar off the door front and into a hallway area. So deputy
2 Shirt collar OFF the door Front and into a house one to have
3 Blackstone was aware of the tension between the two. And an
4 Aug. 28, 2017, during morning court transfer, instead of keeping
5 the town seperate, legisty Blackstone outhorized Plaintiff and Boykin
6 to work me court during the transfer right near each other. Plaintiff
Was cuffed behind his back without defense, and Boykin was in
8 waste chain cuff's making striking an availability for him. Deputy
9 Blackstone allowed Boykin during the escort to stand directly behind
10 in an elevator ofter Boykin walked behind plaintiff down as
11 escort passage that was without camera surveillances Deputy
12 Biackstone turned and walked and away from plaintiff and
13 Boykin and left the two unmonitored inside the elevator, and
14 Boykin reached out and sticed Plaintiff's Foreorm with a razor
16
18 10 On The 43013 Change Excessive Force
18 10: On July 4. 2017, after Plaintiff's Fight with inmate Pragna and
The standed by at least three deputies
20 Smith Porter, and Serrano. These deputies immediately after the 21 Fight occurred used expersive force on plaintiff. The deputies
inhile escorting plaintiff off the their applied breaking pressure
to his wrist, cousing a Fracture and nerve damage to his
24 right thumb area and wrist area. In addition to that there
deputies hit plaintiff in the head (OFF camera) while going
26 down the stoirs, and stammed his face against the wall
27 (on cameral.
28
The complaint

Сдзе 8:18-cv-00966-JVS-E	Document 6	Filed 08/09/18	Page 11 of 23	Page ID
	#:5		_	_

1
11. The next episade of excessive force occurred by Deputy Black-
3 Stone from the Aug. 28,2017 Set-up Fight. After Plaintiff was suced
4 From behind by inmate Boykin, Plaintiff Proceeded to Kick at the
5 Wielding Boykin. Deposty Blackstone stammed Plaintiff's head into
6 the elevator. Then the handcuffed behind his back plaintiff kicked
7 again at Boykin. Dep. Blackstone then grabbed the plaintiff by
8 the back of his head, toppled him slamming him face first
9 into the ground, couring six of his teeth to break,
10 Fracturing his jour, and also causing a split in his thin
11 needing Four Stitches
12
13 D. The Final excessive force occurred by deputy Blackstone again
14 and a deputy owens on sept. 22. 2017. On this date aff digital
15 Cumera in Frant of a Sat. Arrendando (the lack of Filming was
16 intentionally done). Both Dep. Overs and Dep. Blackstone come
inside of plaintiff's cell, and slammed him into the ground, hitting
18 him my/tiple times on the ground attacking with plaintiff in
19 his spine and stamming his head into the ground. It is alleged
20 Sgt. Arrendondo authorized this excessive force, because the cell
21 Extraction Def. Owens and Dep Blackstone performed was
required to be on comera, but was intentionally not done and
the sergeant was required to Film the extraction but did not
24
EXHAUSTION OF ACMINISTRATIVE
26 REMEDIES
are It acks of administrative complaints within the
The Complaint 4

20

21

22

23

24

25

26

27

28

E. REQUEST FOR RELIEF

I believe that I am entitled to the follow	
Monetary Damayes ac	cording to prooflor
"I million dollars in C	ompensatory damages
- 1 million dollars	n punitive damages
	
<u>-</u>	
-	
<u> </u>	
$0 \sim 10$	
Aug. 2. 2018 (Date)	(Signature of Plaintiff)
(Dute)	(Signature Of Liamity))

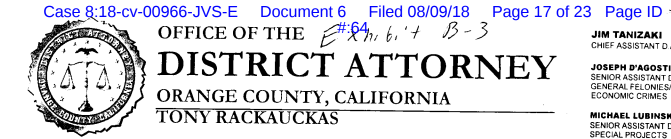
Case 8:18-cv-00966-JV\$-		/18 Page 14 of 23 Page ID
Camera multiple injury, being decided on ea camera multiple complaints/grieveances not legal of a camera multiple complaints/grieveances not legal of this of the camera the camera this of the camera	grid then a medical and then a medical Camplaint about Deep Caming in my Cell, and accountive put 66 That I mailed out # H. Placing me next Baker, who I'm a E'm a cat and I'm a tack Eran behing	Pery unouthentic, and no leager pecepholic is the Florest discognid for my greevenages ever them ferious misconduct issues being ignored, unanswered, of not notification and fronter exhaustion option, assistent or caption, and provide me with immed- inte notification and further exhaustion option, inte notification and further exhaustion option, forsellistlass - captions of known enemies sumping On Josephine to steereh, etc. all on camera-Not answered w be keet away and again still placed in visinity force forward in the suppose the desirest me exception force

Dear Special Prosecutor

of law library	omplete
100 stem 1	2
0	approximate 20
have documentation of	Additionally I
between us.	
And then a Fight breaks	his grandmother
matter laccussed of Killing	on his criminal
Thomage I'm	-
tells everyone I'm a	chael Baker,
objection, next to	over my multiple
-	E 9 ht 00
litoted anot	Again they
1+5 00 00	blade ever
t	had the
teeth, Ttitches, etc. Additionery	cast 6 of m)
and	Slomming me
xcessive force o	3.50
behind and then the super-	carec blade From
5	Known enemy of a
transporting me with a	on Aug. 28, 2017, by
authorized another act of violence	Next they out
July, 4, 2017)	foored. (occurring 3
cousing serious injury that was	CESSIVE FARCE, CAL
wegger 's being used and ex-	invalving multiple
resulting in two separate bouts	next to them, res
on the same day right	3
enticely, and instead housed me	Staff ignored them
d to cut my face, the sail	enemies, whom tried
to be kept away from known	Submitted grievances
July 2, 2017 & July 3, 2017, I	First off on
	Weight at naw
inal violations that have heavy	Criminal I constitutional
The state of the s	

Case

Case 8:18-cv-00966-JVS-E	Document 6	
Phillip Rosenblum Bry # 2991 550 M. Flower 5+. 500+1 An. Co. 92703 2.	reserich, and outdoor recreation straight. Court orders for such Court orders for such Private and other acts of aborders practe Character and other acts of aborders me mext to known enemies pthe pareximately 2 to 8 to entripment. Ellegal use of mechanics for horrestand mail tompers interception. Repeated mail tompers for an ethical oversionty igation. Sincerely Sincerely Sincerely For an ethical oversions For an ethical oversions	Special prosecutor letter
	dise sensity t tectics by t tectics by selexcessive force ti, sexuel pts to pleas deposes ping and deposes final layest the office and layest	



October 27, 2017

Phillip Rosenblum Booking #2996969 Orange County Jail 550 N. Flower St Santa Ana, CA 92703

Dear Mr. Rosenblum.

JIM TANIZAKI

CHIEF ASSISTANT D.A

JOSEPH D'AGOSTINO SENIOR ASSISTANT D.A. GENERAL FELONIES/ **ECONOMIC CRIMES**

MICHAEL LUBINSKI SENIOR ASSISTANT DIA SPECIAL PROJECTS

JAIME COULTER SENIOR ASSISTANT D.A. **BRANCH COURT OPERATIONS**

SCOTT ZIDBECK SENIOR ASSISTANT D.A. VERTICAL PROSECUTIONS/ VIOLENT CRIMES

JENNY QIAN DIRECTOR ADMINISTRATIVE SERVICES

SUSAN KANG SCHROEDER CHIEF OF STAFF

REPLY TO: ORANGE COUNTY DISTRICT ATTORNEY'S OFFICE

Special Prosecutions Unit

Orange County District Attorney's Office

MAIN OFFICE 401 CIVIC CENTER DR W P.O. BOX 808 SANTA ANA, CA 92701 (714) 834-3600

Sincerely,

NORTH OFFICE 1275 N. BERKELEY AVE. FULLERTON, CA 92832 (714) 773-4480

☐ WEST OFFICE 8141 13[™] STREET WESTMINSTER, CA 92683 (714) 896-7261

HARBOR OFFICE 4601 JAMBOREE RD. NEWPORT BEACH, CA 92660 (949) 476-4650

JUVENILE OFFICE 341 CITY DRIVE SOUTH ORANGE, CA 92868 (714) 935-7624

CENTRAL OFFICE 401 CIVIC CENTER DR. W P.O. BOX 808 SANTA ANA, CA 92701

WEB PAGE: http://orangecountyda.org/

The Orange County District Attorney's Office is receipt of your letters dated September 16, 2017

investigator with that information, as well. If you have not made any formal complaints to the Jail Sergeant, then you should consider doing so in order to make them aware of your plight. Lastly, the grievances alleged with regard to the Jail's failure to follow the Court's orders should be

and September 27, 17. In reviewing your court record ("Vision"), it appears you have been provided a private investigator. Please provide the details of your allegations to him, including specific dates and times of the alleged incidents, along with the names of the parties involved, if you know them, and any evidence you have in your possession to corroborate your allegations.

Additionally, if you have reported the incidents to the Jail Sergeant, please provide your

addressed in court, after giving proper notice to the County Counsel.



Document 6 Filed 08/09/18

Facility: Central Men's Jail

SHERIFF DEPARTMENT ORANGE COUNTY SANTA ANA, CALIFORNIA

SANDRA HUTCHENS, SHERIFF-CORONER

RECEIPT OF INMATE / DETAINEE GRIEVANCE

RECEIPT OF INMATE / DETAINEE GRIEVANCE

Inmate's Name

ROSENBLUM, PHILLIP

Booking Number

2996969

Housing Location

MJ DI DI 03

Date Grievance Received

08/16/2017

Date / Time of Incident 07/04/2017 09:45 AM

Location of Incident

Dis-Iso

Your Grievance has been assigned to Sergeant

Arredondo

SYNOPSIS OF GRIEVANCE FILED

On July 4, 2017, Rosenblum was involved in 2 fights. He is claiming deputies slammed his head against the wall and hit him on the side of his body when being escorted down from the top tier.

THIS NOTICE SERVES ONLY TO DOCUMENT RECEIPT OF THE ABOVE GRIEVANCE. IT DOES NOT CONTAIN ANY STAFF RESPONSE OR RESOLUTION TO THE GRIEVANCE YOU HAVE FILED. STAFF INVESTIGATIONS INTO YOUR GRIEVANCE SHALL BE COMPLETED IN A REASONABLE TIME. REASONABLENESS WILL BE BASED ON THE TYPE AND SCOPE OF THE GRIEVANCE SUBMITTED. YOU WILL RECEIVE A WRITTEN RESPONSE UPON RESOLUTION OF THIS GRIEVANCE.

PER PBNDS, ALL GRIEVANCES FILED BY AN I.C.E. DETAINEE MUST BE ACTED ON WITHIN FIVE (5) WORKING DAYS OF RECEIPT.



SHERIFF DEPARTMENT ORANGE COUNTY SANTA ANA, CALIFORNIA

Page 19 of 23 Page JD

Facility: Central Men's Jail サエ世 MJ090517/1320

SANDRA HUTCHENS, SHERIFF-CORONER

RESPONSE TO GRIEVANCE APPEAL

RESPONSE TO GRIEVANCE APPEAL

Inmate's Name

ROSENBLUM, PHILLIP

Booking Number

2996969

Housing Location

MJ DI DI 03

Date Appeal Received

11/20/2017

Date / Time of Incident

08/28/2017 06:00 AM

Location of Incident

Your Grievance has been assigned to Lieutenant

Gardner

SYNOPSIS OF GRIEVANCE APPEAL

The initial complaint by inmate Rosenblum was that Deputy Blacskton allowed him to be assaulted by another inmate. The supplemental complaint received October 1, 2017 made the same allegation with the addition that Rosenblum felt he was being slandered and harassed by other inmates in his housing location.

STAFF RESPONSE TO GRIEVANCE APPEAL

On August 28, 2017 at about 0610 hours, inmate Rosenblum was involved in a fight with another inmate, then refused to comply with deputies orders to stop fighting, which required the deputies to use force on the inmates to stop the fight and restore order. A review of the use of force was conducted and the amount of force used was found to be reasonable, necessary, and within department policy.

In this complaint inmate Rosenblum is accusing jail staff of an "institutional cover-up", that he was assaulted at the direction of jail staff, and then denied medical treatment after the incident. Additionally, he is complaining that other inmates are slandering his name and harassing him. After reviewing all the reports and video recordings, and performing a management review of this incident, I feel Rosenblum's first complaint is completely unsubstantiated. I also found his second complaint to be vague, speculative, and without merit. I recommend no further action be taken regarding this grievance other than a notice of disposition being provided to inmate Rosenblum.



Exhibit E COUNTY OF ORANGE COUNTY EXECUTIVE OFFICE

OFFICE OF RISK MANAGEMENT

- · Safety & Loss Prevention Program
- · Workers' Compensation Program
- · Liability Claims Management Program
- · Administration & Financial Management
- Insurance/Contracts & Commercial Insurance
- ADA II Public Access Compliance

Telephone: (714) 285-5500 FAX: (714) 285-5599

February 23, 2018

Phillip Rosenblum (BF-0331) CHCF PO Box 32110 Stockton CA 95213

Re: Claimant: Phillip Rosenblum (BF-0331)

Date of Loss: 07/04/2017 Claim Number: 20180016

Dear Mr. Rosenblum:

Please be advised that investigation of the above-matter has been completed. Investigation disclosed no negligence on behalf of the County of Orange. In view of the facts, we have no recourse but to disclaim any liability on behalf of the County of Orange.

Notice is hereby given that the claim you presented on, on 01/02/18, is rejected by operations of law.

WARNING: "Subject to certain exceptions, you have only six months from the date this notice was personally delivered or deposited in the mail to file a court action on this claim. See Government Code, Section 945.6."

You may seek the advice of an attorney of your choice in connection with this matter. If you desire to consult an attorney, you should do so immediately.

Sincerely,

1/2 1

Joe Navarro Claims Representative (714) 285-5516 Attn: Clerk of Court

United States District Court

Central District OF California
355 East Temple St Room 188

Los Angeles CA. 90013

3



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Moran State prisms. Box 3461

acoras CA. 93217

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MBadden LTA 8/4/18